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**©**AO 245B

(Rev. 06/05) Judgment in a Criminal Case Sheet 1

) [M	UNITED ST	ATES DISTRIC	T COURT				
EASTERN		District of	NEW YORK	NEW YORK			
UNITED STATES OF AMERICA		JUDGMENT	JUDGMENT IN A CRIMINAL CASE				
V. RICHARI		Case Number: USM Number		JA)			
THE DEFENDANT:  X pleaded guilty to count(s)	1 of Information	Defendant's Attorney	-ED	einberg)			
pleaded nolo contendere to which was accepted by the		O.O. DISTRICT	COURT E.D.N.Y.				
when was accepted by the was found guilty on count(s after a plea of not guilty.  The defendant is adjudicated g	·)	AUG 2					
***	Nature of Offense Conspiracy to commit mail fi	raud, a Class C felony.	Offense Ended January 2004	<u>Count</u>			
The defendant is senter the Sentencing Reform Act of ☐ The defendant has been fou		nrough <u>5</u> of th	nis judgment. The sentence is impo	sed pursuant to			
	, ,						
Count(s)  It is ordered that the dorn mailing address until all fine the defendant must notify the control of t	s restitution costs and specia	ed States attorney for this di		of name, residence, d to pay restitution,			
			rol B. Amon				
		Carol Bagley Ame Name and Title of Jud	on, U.S.D.J. Ige				
		August 16, 2006  Date					

A-- to the United States Maisman ...

(Rev. 06/05) Amended Judgment in a Criminal Case AO 245C

Sheet 3 — Supervised Release

(NOTE: Identify Changes with Asterisks (\*))

Judgment-Page

DEFENDANT:

RICHARD KLEIN

CASE NUMBER:

CR05-00634 (CBA)

## SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

It is a special condition that the defendant serve 5 months under monitored home detention as directed by the USPD.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled The detendant shan not untawing possess a componed substance. The detendant shan remain from any untawing disc of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests. thereafter, as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. Х
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

## STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each 1) 2)
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer; 3)
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other 4) 5) acceptable reasons,
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled 6) substance or any paraphernalia related to any controlled substances, except as prescribed by a physician; 7)
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer; 8) 9)
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer; 10)
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer; 11)

D 061063 A	amended Judgment in a Crimmal Case		(NOTE:	Identify Changes with Asterisks (*))
AO 245C (Rev. 06/05) A Sheet 5 — Cri	minal Monetary Penalties		Judgment — Page	
DEFENDANT: CASE NUMBER:		MONETARY PENAL		
TOTALS \$ \frac{3}{2}	est pay the following total criminal massessment  80.00  In of restitution is deferred until  th determination.  In all make restitution (including commakes a partial payment, each payer or percentage payment column below	Fine  § 10,000.00  An Amended Judgment in munity restitution) to the following when the scheme and approximately we have a pursuant to 18 U.S.C.	dule of payments of Restitution \$69,367 a Criminal Case (and payees in the amproportioned payments of \$3664(i), all nonfitting the second second payees in the second payers and the second payers are second payers.	7.23 AO 245C) will be  ount listed below.
TOTALS	\$s unount ordered pursuant to plea agre			
☐ Restitution a	mount ordered pursuant to plea agre	ement 5		C III -form th

restitution.

restitution is modified as follows:

The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject

to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

☐ the interest requirement is waived for

☐ the interest requirement for the

The court determined that the defendant does not have the ability to pay interest, and it is ordered that:

☐ fine

[] fine

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

page 4a of 5

## Schedule 1

	Server	Date	Debtor	Should Be	Reason
	15 <i>1</i> 5	11/22/2002	Caravello	2596.77	
$\simeq$	3K	10/4/2002	Pagano	601.03	
$\mathcal{L}$	AG	10/15/2002	Hall	565.27	
	_7V_~~~~	70/16/2002	Goldman	424.42	Release for 326.31
(1)	· JK	40/46/2002	Hoose	667.54	
<b>E</b>	ן טוג. • וול		Sientan UN.	و وي يعوملا ويهو	Attny fee issue
رط)	).AG	12/10/2002	Kane	2249.53	Uncollected 24.05
$(\mathbf{I}$	1AG -	12/10/2002		2079.82	
	AG		Redding	C	Attny fee issue
(X	)4K	11/22/2002		1229.26	· ·
	yaκ √JK	1/22/2003	Johnson	1271.7	
(pr	AG	-41/6/2002		297.11	
	7.K-		2 McGullen	1478.8	3
(I)	JIK-	11/13/2002		149.3	3 130.12 Uncollected
	DAR	11/11/200		1270.4	4 10693.40 Uncollected
	AG	12/4/200		330.3	2 11301.95 Uncollected
٣	<b>X</b> JK	12/4/200		923.6	6 21.34 Uncollected
Ã	JK	12/17/200	2 Banks	2476.	9 See 8 for address
Ž	3 JK	12/18/200	2 Kelly		8 14399.96 Uncollected
ي	X.IK		2 Defranco	303.1	
ي	2 <sub>1K</sub> _		1 Mangano	1476.0	
	3JN		2 Sanchez	1017.7	4
9	<b>3</b> JN		2 Rockmake		0 3977.46 Uncollected
Z	JIN .	- <del>10</del> /29/200	2 Difillippo	1981.8	37 20. 075 4.4 Undollastad
<b>X</b>	JIK-		3 Mauk	1551./	73 675,14 Uncollected
Ž	AG.	1/17/200		13450.8	34 Attny fee issue 33 17093.83 collected, 1522.72 Uncollected
Ž	PRR-		3 Crisp	1/093.0	20 20 15 Uppolieded
	1) JK		3 Fredman		28 39.15 Uncollected
(E	AG		3 Harris	2379.	0 Attny fee issue
9	<b>3</b> JK		02 Johnson	0470	•
X	<b>3</b> 3√3K		02 O'Meara	2173	68 218.49 Uncollected
	<b>5</b> JK	4/16/20		2512. 346.	
ر	JK_	12/31/20	02 O'Neil	_	0 Attny fee to be determined
			Liederma	ın	O Virily 100 to an and and
			Total	69367	21 Plus Attny fees

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(NOTE: Identify Changes with Asterisks (\*))

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Sheet 6 - Schedule of Payments

Judgment — Page	5	of	_5	_
3 traginism = 10				

RICHARD KLEIN DEFENDANT: CR05-00634 (CBA) CASE NUMBER:

## SCHEDULE OF PAYMENTS

	·	assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:
Havi A	ng a X	Lump sum payment of \$ 100.00 due immediately, balance due
		not later than , or in accordance with C, D, E, or F below; or
В		Payment to begin immediately (may be combined with C, D, or F below); or
C		(a.g. months or years) to commence
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of 5 (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a
E		imprisonment. The court will set the payment plan based on an assessment
F	X	the payment of criminal monetary penalties:
		The \$10,000.00 fine shall be paid within 30 days.
U th Fi	nless e pe inand	s the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during criod of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate cial Responsibility Program, are made to the clerk of the court.  The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
		Joint and Several  Defendant and Co-Defendant Names and Case Numbers (including defendant number), Joint and Several Amount, and corresponding payee, if appropriate.
:		The defendant shall pay the cost of prosecution.
		The defendant shall pay the following court cost(s):
		The defendant shall forfeit the defendant's interest in the following property to the United States:
	Davi	ments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal,

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) for since interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.